1	MICHAEL J. MICELI, ESQ. Nevada Bar No. 010151 PITARO & FUMO CHTD. 601 Las Vegas Blvd. South Las Vegas, Nevada 89101 (702) 382-9221Fax: (702) 474-4210 Email: michaeljmiceli@gmail.com Attorney for Defendant MARCUS MILLNER		
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7	UNITED STATES DISTRICT COURT		
8	DISTRICT OF NEVADA		
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10	UNITED S	TATES OF AMERICA,	G N 220 CD 212 ADG DNW
11		Plaintiff,	Case No. 2:20-CR-313-APG-BNW
12	vs.		(3rd Request)
13			
14	MARCUS	MILLNER,	
15		Defendant.	
16	STIPULATION AND ORDER TO MODIFY PRETRIAL RELEASE		
17	IT IS HEREBY STIPULATED AND AGREED, by and between CHRISTOPEI		
18	BURTON, Assistant United States Attorney, counsel for the United States of America, and		
19 20	MICHAEL J. MICELI, ESQ., counsel for MARCUS MILLNER; that Defendant's terms of		
21	pretrial release be amended as detailed below.		
22	1. On December 16, 2020, as a term of his pretrial release, Millner was ordered to		
23		satisfy all outstanding warrants	within 120 days and provide verification to
24		pretrial services.	
25	2.	On May 4, 2021, the parties filed a stipulation to modify the terms of this	
26		requirement of his pretrial release to give Millner an additional 90 days, which	
27		•	se to give williner an additional 90 days, which
28		was granted by this Court	
	2.	Counsel for the United States an	d counsel for Millner hereby stipulate and agree

to give Millner an additional 120 days from the filing of this agreement for

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Millner to satisfy his outstanding warrants and provide verification to pretrial services. **DATED** this 24<sup>th</sup> day of November, 2021. /S/ Michael J. Miceli, Esq. /S/ Christopher Burton, AUSA MICHAEL J. MICELI, ESQ. **CHRISTOPHER BURTON** Nevada Bar No. 10151 Assistant United States Attorney 601 Las Vegas Blvd. S. 501 Las Vegas Blvd. S., Ste. 1100 Las Vegas, Nevada 89104 Las Vegas, NV 89101 Attorney for Defendant Attorney for the United States 

## UNITED STATES DISTRICT COURT DISTRICT OF NEVADA

## UNITED STATES OF AMERICA,

Plaintiff,

(3rd Request)

MARCUS MILLNER,

Defendant.

**ORDER** 

Case No. 2:20-CR-313-APG-BNW

Based on the pending Stipulation of counsel, and good cause appearing therefore, the Court finds:

This Stipulation is entered into for the following reasons:

- 1. On December 16, 2020, as a term of his pretrial release, Millner was ordered to satisfy all outstanding warrants within 120 days and provide verification to pretrial services.
- 2. On May 4, 2021, the parties filed a stipulation to modify the terms of this requirement of his pretrial release to give Millner an additional 90 days, which was granted by this Court
- 2. Counsel for the United States and counsel for Millner hereby stipulate and agree to give Millner an additional 120 days from the filing of this agreement for Millner to satisfy his outstanding warrants and provide verification to pretrial services.

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IT IS HEREBY ORDERED that defendant Marcus Millner will have 120 days from the filing of the stipulation by the parties to satisfy his outstanding warrants and provide verification to pretrial services. IT IS SO ORDERED. DATED this 29th day of November 2021. DISTRICT COURT JUDGE